IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re : Chapter 11

: Case No. 01-01139 (JKF)

W. R. GRACE and CO., et al., : (Jointly Administered)

:

Debtors. : Objection Deadline: July 30, 2007

Hearing Date: TBD, if necessary

FEE DETAIL FOR DAY PITNEY LLP'S SEVENTY-SECOND INTERIM FEE APPLICATION FOR THE PERIOD FROM MAY 1, 2007 THROUGH MAY 31, 2007

The Debtors consist of the following 62 entities: W. R. Grace and Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace and Co.-Conn., A-1 Bit and Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., EandC Liquidating Corp., Emerson and Cuming, Inc.), Southern Oil, Resin and Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

EXHIBIT A

EXHIBIT A

FEES FOR THE FEE PERIOD MAY 1, 2007 THROUGH MAY 31, 2007²

Client: 482910 W.R. GRACE & CO.

Matter: 095992 CHAPTER 11 ADMINISTRATION

05/02/07	Revised March 2007 fee application and attention to filing and service of same.				
18	K. Piper			0.4	124.00
05/02/07	Revise Quarterl		on for the 24th i	nterim period a	and attention to
18	service of same. K. Piper	•		0.4	124.00
05/29/07 18	Draft April 200' K. Piper	7 fee application	on.	2.3	713.00
05/30/07 18	Review and review S. Zuber	ise DP's April,	2007 fee applica	ation. 0.3	136.50
05/31/07 18	Revise April 20 K. Piper	07 fee applicat	ion and attention	n to service of s 0.5	same. 155.00
	FEE SUMI		TED BY TIMER	KEEPER	
Timekeeper		TASK <u>CODE</u>	<u>HOURS</u>	RATE	FEE

Client: 482910 W.R. GRACE & CO.

Matter: 114715 NJDEP V. W.R. GRACE ET AL.

05/01/07	Follow up regarding information in oppositio work with B. Moffitt and telephone call vitelephone call with state regarding hearing d District Court Magistrate.	with J. Baer regard	ling same;
14	A. Marchetta	1.7	1,003.00

18

18

TOTAL

0.3

3.6

3.9

455.00

310.00

136.50

1,116.00

1,252.50

S. Zuber

K. Piper

² Legend for Day Pitney LLP's fees: 3 = Litigation, category 15

^{18 =} Fee Application (Applicant), category 11

^{14 =} Case Administration, category 4

05/01/07	Preparation for and participation in conference call with J. Baer and A. Johnson regarding opposition to NJDEP motion to file late proof of claim; follow up regarding same.			
3	B. Moffitt	1.2	456.00	
05/01/07	Review e-mails and letter regarding scheduling Magistrate Bongiovanni; follow up regarding sam	g of conference	call with	
3	B. Moffitt	0.3	114.00	
05/01/07	Attention to providing counsel with information counsel regarding same.	; preparation of	e-mail to	
3	B. Moffitt	0.3	114.00	
05/01/07	Worked with B. Moffitt regarding preparation of NJDEP's motion to file late notice of claim.	opposition brief	regarding	
14	S. Parker	0.2	29.00	
05/02/07 14	Work with B. Moffitt regarding reply brief. A. Marchetta	1.4	826.00	
05/03/07	Searched regarding compilation of information on current status of			
14	investigation of Hamilton plant and related issues. S. Parker	0.2	29.00	
05/04/07	Telephone calls regarding conference with Magistrate Bongiovanni and work with B. Moffitt regarding opposition brief.			
14	A. Marchetta	0.7	413.00	
05/04/07 14	Worked with B. Moffitt regarding NJDEP's motion S. Parker	n for late notice 0.3	of claim. 43.50	
05/07/07	Follow up regarding preparation of materials for n client regarding same.	notion and inform	nation for	
14	A. Marchetta	0.8	472.00	
05/07/07 3	Review NJDEP's amended notice of motion to file B. Moffitt	late proof of cla	im. 76.00	
05/07/07	Review e-mails from co-counsel regarding schedu	uling conference	call with	
3	Magistrate Bongiovanni. B. Moffitt	0.2	76.00	
05/08/07	Telephone call with W. Corcoran and follow up and telephone calls regarding court confe Bongiovanni.		s; e-mails Magistrate	
4	A. Marchetta	0.9	531.00	

05/08/07	Confer with A. Marchetta regarding telephone caregarding opposition brief; follow up regarding san		rcoran and
3	B. Moffitt	0.3	114.00
05/08/07	Searched regarding compilation of information investigation of Hamilton plant and related inversion of relevant document and forwarded same Moffitt.	ssues; created	electronic
14	S. Parker	0.4	58.00
05/09/07	Follow up with B. Moffitt regarding drafting of same.	brief and infor	mation for
14	A. Marchetta	0.4	236.00
05/10/07 14	Follow up regarding documents for brief. A. Marchetta	0.3	177.00
05/10/07	Assemble relevant documents for K. Begley use NJDEP motion; work with A. Marchetta and K. telephone call with co-counsel regarding same.		
3	B. Moffitt	1.2	456.00
05/10/07	Worked with B. Moffitt regarding preparation of motion.	of opposition to	o NJDEP's
14	S. Parker	0.2	29.00
05/10/07	Conferred with B. Moffitt regarding work of pleadings.	on opposition;	reviewed
3	K. Begley	1.7	272.00
05/11/07 14	Follow up regarding status of brief and letter to MaA. Marchetta	agistrate. 0.4	236.00
05/11/07	Worked with B. Moffitt, conducted searches	s and reviewe	ed parties'
14	production document productions. S. Parker	2.7	391.50
05/11/07 3	Reviewed materials in preparation for writing opport. Begley	osition brief. 0.6	96.00
05/14/07 14	Follow up with B. Moffitt and K. Begley regarding A. Marchetta	g briefing. 0.9	531.00
05/14/07 3	Reviewed materials in preparation for writing oppo	osition brief. 0.9	144.00

05/15/07 14	Follow up regarding briefing and conference call v A. Marchetta	vith Court. 0.4	236.00		
05/15/07	Worked with B. Moffitt, conducted searches and reviewed parties' document productions; Reviewed file documents regarding compilation of additional documents needed by K. Begley to prepare same; worked with K. Begley regarding same.				
14	S. Parker	5.6	812.00		
05/15/07	Reviewed materials in preparation for writing opposition brief.	opposition brief;	drafted		
3	K. Begley	4.9	784.00		
05/16/07 14	Follow up regarding briefing. A. Marchetta	0.7	413.00		
05/16/07	Worked with B. Moffitt, conducted searches document production for opposition to NJDEP's m		parties'		
14	S. Parker	1.9	275.50		
05/16/07	Continued drafting opposition brief and submitted draft to B. Moffitt for review; review of file materials regarding same.				
3	K. Begley	4.8	768.00		
05/17/07 14	Review draft brief and follow up regarding same. A. Marchetta	0.8	472.00		
05/17/07	Worked with B. Moffitt, conducted searches, reddocuments, and reviewed parties' document produpted NJDEP's motion.				
14	S. Parker	3.6	522.00		
05/17/07	Conferred with A. Marchetta regarding status of orderaft of same.	pposition brief; ci	rculated		
3	K. Begley	0.2	32.00		
05/18/07 3	Work with S. Parker regarding identifying docume B. Moffitt	ents. 0.2	76.00		
05/18/07	Worked with B. Moffitt, conducted searches, reversely production for opposition brief.	viewed parties' de	ocument		
14	S. Parker	2.9	420.50		
05/21/07	Work on brief points with K. Begley; follow up same.	with B. Moffitt re	egarding		

14	A. Marchetta	0.4	236.00		
05/21/07	Work with A. Marchetta and K. Begley regarding drafting of opposition to NJDEP motion for leave to file late proof of claim.				
3	B. Moffitt	0.4	152.00		
05/21/07	Worked with B. Moffitt, conducted searches, re productions for opposition.	viewed parties' d	ocument		
14	S. Parker	0.8	116.00		
05/21/07 3	Conferred with A. Marchetta regarding opposition K. Begley	brief; revised san 1.6	ne. 256.00		
05/22/07	Work with A. Marchetta regarding drafting of op- for leave to file late proof of claim; follow up rega	position to NJDEI	o motion		
3	B. Moffitt	0.4	152.00		
05/22/07	Worked with B. Moffitt, conducted searches, re productions for opposition.	viewed parties' de	ocument		
14	S. Parker	1.0	145.00		
05/23/07	Work with S. Parker regarding drafting of opposition to NJDEP motion for leave to file late proof of claim.				
3	B. Moffitt	0.4	152.00		
05/23/07	Searched regarding compilation of information investigation of Hamilton plant and related is version of relevant document and forwarded same Moffitt.	ssues; Created el	ectronic		
14	S. Parker	0.4	58.00		
05/23/07	Worked with B. Moffitt, conducted searches, reproductions for opposition.	viewed parties' do	ocument		
14	S. Parker	2.6	377.00		
05/24/07 14	Review and revise opposition brief. A. Marchetta	1.1	649.00		
05/24/07	Revise and supplement brief in opposition NJDEI	P motion to file la	te proof		
3	of claim; review file material regarding same. B. Moffitt	7.4	2,812.00		
05/24/07	Worked with B. Moffitt regarding preparation of regarding amended notice of claim, and conduct documents needed by B. Moffitt in preparation of	cted searches to	motion compile		
14	S. Parker	1.8	261.00		

05/25/07 14	Follow up regarding revisions to brief. A. Marchetta	0.5	295.00		
05/25/07	Continued preparation of opposition to NJDEP; review file regarding same; work with A. Marchetta and revise same; prepare email forwarding same to client and co-counsel; assemble supporting documents and preparation of email to co-counsel regarding same.				
3	B. Moffitt	1.5	570.00		
05/29/07	Telephone call with B. Moffitt regarding cour regarding further revisions to brief point.	rt conference; fo	llow up		
14	A. Marchetta	1.0	590.00		
05/29/07	Continued preparation of opposition to NJDEP m claim; review file regarding same.	notion to file late	proof of		
3	B. Moffitt	0.8	304.00		
05/30/07	Telephone conference with Court regarding stay, etc.; follow up with client regarding same.	, remand, proof o	f claim,		
14	A. Marchetta	1.4	826.00		
05/30/07	Participate in telephone conference call with Magistrate Bongiovanni; preparation for and follow up regarding same; confer with K. Begley regarding research.				
3	B. Moffitt	1.1	418.00		
05/30/07	Work with A. Marchetta, and W. Hatfield regard Parker regarding assembling information.	ding issues; work	with S.		
3	B. Moffitt	0.6	228.00		
05/30/07	Worked with B. Moffitt, conducted searches and documents for remediation.	l reviewed corres	ponding		
14	S. Parker	2.8	406.00		
05/30/07 3	Conferred with A. Marchetta and B. Moffitt regard K. Begley	ling research. 0.9	144.00		
05/31/07	Review proposed letter to Judge Bongiovanni; for regarding strategy.	follow up with B.	Moffitt		
14	A. Marchetta	0.3	177.00		
05/31/07 3	Draft letter to Judge Bongiovanni regarding case s B. Moffitt	tatus. 0.7	266.00		
05/31/07	Searched regarding compilation of information	n on current st	atus of		

investigation of Hamilton plant and related issues; Created electronic version of relevant documents and forwarded same to A. Marchetta and B.				
14	Moffitt. S. Parker		0.6	87.00
05/31/07 3	Continued research. K. Begley		1.1	176.00
	.			1,0,50
	FEE SUMMARY - SOR TASK		KEEPER	
<u>Timekeeper</u>	<u>CODE</u>	<u>HOURS</u>	<u>RATE</u>	<u>FEE</u>
A. Marchetta	14	14.1	590.00	8,319.00
B. Moffitt	3	17.2	380.00	6,536.00
S. Parker	14	28.0	145.00	4,060.00
K. Begley	3	16.7	160.00	2,672.00
	TOTAL	76.0		21,587.00
Client: 482910 \ Matter: 102292	W.R. GRACE & CO. TAHARI, LTD.			
05/04/07	Telephone conference with (negative notice, and filing of			n of Releases,
3	B. Benjamin	supulation of Di	0.2	88.00
05/04/07	Draft correspondences with an Releases and filing dismissals		record regardin	g execution of
3	B. Benjamin	•	0.2	88.00
05/06/07	Draft correspondence to V. release and status of neg correspondence to J. Baer reg court.	gative notice in	n bankruptcy	court; Draft
3	B. Benjamin		0.1	44.00
05/07/07	Multiple correspondences was negative notice.	vith L. Sinanyaı	n, regarding p	procedures for
3	B. Benjamin		0.3	132.00
05/08/07 3	Telephone conferences with EB. Benjamin	E. Sherman regard	ling Kronish se 0.2	ttlement. 88.00
05/10/07	Telephone conference with finalizing settlement docume bankruptcy court.			
3	B. Benjamin		0.2	88.00

05/11/07	Draft correspondence to E. Sherman regarding escrow agreement for funds and executed settlement documents.			
3	B. Benjamin	0.1	44.00	
05/11/07	Draft correspondence to C. Boubol regarding documents, escrow of funds.	execution of set	tlement	
3	B. Benjamin	0.1	44.00	
05/11/07	Telephone conference with E. Sherman regardin documents, required bankruptcy court language in		tlement	
3	B. Benjamin	0.1	44.00	
05/14/07	Work on and revise Release and Settlement regar bankruptcy court language.	ding inclusion of r	equired	
3	B. Benjamin	0.3	132.00	
05/14/07	Work on and revise . Release and Settlemen required bankruptcy court language.	at regarding inclus	sion of	
3	B. Benjamin	0.2	88.00	
05/14/07	Work on and revise two (2) Stipulations of Discontinuance for state court action.			
3	B. Benjamin	0.3	132.00	
05/14/07	Draft correspondence to L. Sinanyan regardinglusion in bankruptcy negative notice.	ing revised Relea	ise for	
3	B. Benjamin	0.2	88.00	
05/14/07	Draft correspondences (2) to counsel of recorapproval of revised Releases and Stipulations of D		w and	
3	B. Benjamin	0.3	132.00	
05/15/07 3	Work on and revise Mutual Releases per V. Finke. B. Benjamin	lstein. 0.2	88.00	
05/15/07 3	Draft correspondence to counsel regarding revised B. Benjamin	Mutual Releases.	44.00	
05/15/07 3	Draft correspondence to V. Finkelstein regarding B. Benjamin	revised Mutual Relo 0.1	eases. 44.00	
05/17/07	Draft correspondence to V. Finkelstein regarding Release.	ing execution of	Mutual	
3	B. Benjamin	0.1	44.00	
05/17/07	Review/analysis executed Kronish Lieb Release a	and cover correspo	ndence	

3	from E. Sherman. B. Benjamin	0.1	44.00	
05/21/07 3	Review/analysis revised Grace Tahari release per B. Benjamin	G. Horowitz. 0.1	44.00	
05/21/07 3	Review/analysis revised Grace Trizec release per B. Benjamin	C. Boubol. 0.1	44.00	
05/21/07 3	Review/analysis releases with Tahari and Trizec pB. Benjamin	er L. Sinanyan. 0.1	44.00	
05/23/07	Work on and revise Grace Tahari Release per G. L. Sinanyan revisions.	. Horowitz; Revisi	ons and	
3	B. Benjamin	0.2	88.00	
05/23/07	Work on and revise Grace Trizec Release per G. L. Sinanyan revisions.	Horowitz; Revisi	ons and	
3	B. Benjamin	0.2	88.00	
05/23/07	Draft correspondence to L. Sinanyan regarding final versions of General Releases with Trizec and Tahari.			
3	B. Benjamin	0.1	44.00	
05/23/07	Draft correspondence to V. Finkelstein regarding General Releases.	executing final ver	sions of	
3	B. Benjamin	0.1	44.00	
05/23/07	Draft correspondence to G. Horowitz, C. Boubol	and E. Sherman re	garding	
3	executing final versions of General Releases and s B. Benjamin	ettlement. 0.2	88.00	
05/24/07	Review/analysis C. Boulbol correspondence and	executed releases,	escrow	
3	agreement pending expiration of negative notice p. B. Benjamin	eriod. 0.2	88.00	
05/24/07	Draft correspondence to G. Horowitz regarding e	scrow agreement p	pending	
3	expiration of negative notice. B. Benjamin	0.1	44.00	
05/24/07 3	Draft correspondence to V. Finkelstein regarding e B. Benjamin	execution of Releas	ses. 44.00	
05/29/07	Draft correspondence to C. Boulbol and G. Hororiginals of Release, holding in escrow pending ne B. Benjamin	owitz regarding exgative notice perio	xecuted od. 88.00	

05/30/07	Draft correspondence to L. Sinyanan regarding timing of expiration of				
3	negative notice. B. Benjamin	0.1 44.00			
05/30/07	Draft correspondences (3) to counsel of	f record regarding timing of			
3	expiration of negative notice. B. Benjamin	0.1 44.00			
05/31/07	Telephone conference with G. Horowitz re	garding execution of Releases,			
3	timing of transfer of funds. B. Benjamin	0.1 44.00			
The slow	FEE SUMMARY - SORTED BY TIMI TASK				
<u>Timekeeper</u> B. Benjamin	<u>CODE</u> <u>HOURS</u> 3 5.4	<u>RATE</u> <u>FEE</u>			
b. Denjamin		440.00 2,376.00			
	TOTAL 5.4	2,376.00			
Client: 482910 V Matter: 065656 V					
05/01/07 14	Review Spill Act costs and UST costs for W. W. Hatfield	eja and potential settlement. 1.0 390.00			
05/01/07	Prepare revision of Shell settlement agreem counsel concerning calculation of Spill Act of				
14	R. Rose	1.1 522.50			
05/02/07	Address Spill Act cost issues and final or memo on settlement issues and address preju				
14	W. Hatfield	2.0 780.00			
05/02/07 14	Address Shell issues on settlement agreemen W. Hatfield	t and memo to RGR on same. 0.5 195.00			
05/02/07	Memo to clients on CMC and settlement	discussions with Judge Bariso;			
14	case strategy issues and discovery. W. Hatfield	0.7 273.00			
05/02/07 14	Memo to witness and experts on new trial da W. Hatfield	te and Weja issues. 0.4 156.00			
05/02/07	Review memorandum regarding court confessame.	erence and follow up regarding			
1.4	A Manufustas	0.0			

0.2

118.00

A. Marchetta

14

05/02/07	Work with W. Hatfield on status memo to management conference; discuss calculation of interest.		
14	R. Rose	1.1	522.50
05/03/07 14	Address Shell expert issue regarding Weja counse W. Hatfield	l request. 0.2	78.00
05/03/07	Review interest calculations and revise Spill regarding Weja request for damages for settlemen		. Rose
14	W. Hatfield	0.7	273.00
05/03/07 14	Memos with experts on Dr. Ram and Shell/Weja i W. Hatfield	ssues.	117.00
05/03/07	Memo to C. Marraro on Weja request for Interfai documents.	th and Honeywell	transfer
14	W. Hatfield	0.4	156.00
05/03/07	Review and revise Spill Act damages calculations memo, forward same to Weja counsel; attention to e-mails with Washington counsel concerning Weja document request; telephone with Shell counsel concerning Weja use of Shell expert.		
14	R. Rose	1.7	807.50
05/04/07 14	Address Shell settlement issues. W. Hatfield	0.1	39.00
05/04/07	Review memos from C. Marraro on Interfaith d same with R. Rose.	locuments and me	mos on
14	W. Hatfield	0.4	156.00
05/04/07 14	Revise Shell settlement agreement; forward same R. Rose	to Shell counsel.	285.00
05/07/07 14	Memos with clients on Dr. Ram and Shell/Weja ex W. Hatfield	xpert issues. 0.4	156.00
05/07/07 14	Review e-mail from client concerning Dr. Neil Ra R. Rose	.m. 0.1	47.50
05/08/07 14	Work with W. Hatfield on information for client a A. Marchetta	nd settlement issue 0.5	es. 295.00
05/08/07	Prepare memo on Weja claims, damages, and ins	surance issues; rev	iew file

14	and finalize memo. W. Hatfield	1.7	663.00	
05/08/07 14	Review e-mail to client concerning insurance covers. R. Rose	erage on claims fo	r trial. 47.50	
05/08/07 3	Reviewed file for insurance policy information. J. Spielberg	2.0	590.00	
05/09/07 14	Review Weja's proposed form of order and memory. W. Hatfield	s on comments to 0.3	same 117.00	
05/09/07	Call with M. Obradavich on Weja site and Honeywell status of cleanup; discuss strategy on settlement and claims/damages analysis; memos on			
14	same with AJM. W. Hatfield	0.9	351.00	
05/09/07	Review Richards insurance coverage and memo to AJM on same and			
14	settlement strategy. W. Hatfield	0.5	195.00	
05/09/07	E-mails and follow up regarding recovery of judgment as against Weja; e-mails and telephone call with client regarding recovery issues.			
14	A. Marchetta	0.7	413.00	
05/09/07	Review Weja's proposed form of order and discuss same with W. Hatfield; review notes on Weja insurance coverage.			
14	R. Rose	0.7	332.50	
05/09/07 3	Continued to review file for insurance policy infor J. Spielberg	mation. 0.4	118.00	
05/10/07 14	Review order and prepare letter to court with edits W. Hatfield	to same. 0.5	195.00	
05/10/07 14	Address case issues on insurance and settlement st W. Hatfield	rategy. 0.6	234.00	
05/10/07	Work with W. Hatfield and telephone call to client regarding settlement evaluation on insurance.			
14	A. Marchetta	0.6	354.00	
05/10/07 14	Attention letter to Court concerning Weja's propos R. Rose	ed form of order.	47.50	
05/11/07	Follow up regarding proposed settlements.			

14	A. Marchetta	0.3	177.00
05/11/07 14	Address case issues on Sun settlement. W. Hatfield	0.1	39.00
05/11/07 14	Address case issues on Sun settlement. W. Hatfield	0.1	39.00
05/11/07 14	Address case issues on Sun settlement. W. Hatfield	0.1	39.00
05/14/07	Telephone conference with client regarding regarding same.	settlement a	nd follow up
14	A. Marchetta	0.7	413.00
05/14/07	Telephone conference with client regarding	settlement a	nd follow up
14	regarding same. A. Marchetta	0.7	413.00
05/14/07 14	Discuss settlement status with A. Marchetta and R. Rose	conference ca	all with client. 237.50
05/14/07	Telephone conference with client regarding regarding same.	settlement a	nd follow up
14	A. Marchetta	0.7	413.00
05/15/07 14	Address Sun settlement issue. W. Hatfield	0.2	78.00
05/15/07 14	Address Sun settlement issues. W. Hatfield	0.2	78.00
05/15/07	Review notes concerning settlement strategy and defendants' insurance coverage for same; discuss with A. Marchetta and conference call with		
14	client concerning same. R. Rose	0.6	285.00
05/16/07 14	Address settlement issues and strategy. W. Hatfield	0.2	78.00
05/17/07 14	Memo to clients on Sun settlement authorization W. Hatfield	. 0.2	78.00
05/21/07 14	Address Shell and Sunoco settlement issues. W. Hatfield	0.4	156.00

05/21/07 14	Memos with C. Marraro on Weja review of Interfaith Documents. W. Hatfield 0.3			
05/22/07 14	Address settlement issues and memos with client w. Hatfield	on same. 0.4	156.00	
05/22/07 14	Address order to show cause for Shell expert as re W. Hatfield	equested by Weja.	117.00	
05/23/07 14	Prepare Letter to F. Biehl with OSC motion paper W. Hatfield	s and review docu 0.4	ment. 156.00	
05/23/07	Memos with client on settlement agreement issues and forward document			
14	for execution; memos with RGR on matter. W. Hatfield	0.5	195.00	
05/23/07	Finalize form of settlement agreement with Sunoco and forward same to Sunoco counsel for signature; review Grace filing to disqualify Dr. N. Ram as Shell's expert.			
14	R. Rose	0.8	380.00	
05/24/07 14	Follow up regarding settlement and pre-trial issues A. Marchetta	s. 0.5	295.00	
05/29/07 14	Telephone and letter from Weja counsel concerning inspection of Interfaith documents in Washington and coordinate same with W. Hatfield. R. Rose 0.4 190.00			
05/29/07 14	Address Weja request for documents and letter to W. Hatfield	F. Biehl on same. 0.4	156.00	
05/29/07 14	Calls to F. Biehl on Interfaith documents and statu W. Hatfield	s of order. 0.2	78.00	
05/29/07	Attend to memos with C. Marraro on Interfaith review.	documents reque	sted for	
14	W. Hatfield	0.2	78.00	
05/30/07	Review signed case management order; outline issues for next conference			
14	and discuss with W. Hatfield. R. Rose	0.8	380.00	
05/30/07	Conference with R. Rose regarding status on	settlement and	pre-trial	
14	conference/strategy; follow up regarding same. A. Marchetta	0.4	236.00	

05/30/07 14	Address order and memo W. Hatfield	os with D.C. counse	l on file review.	117.00
05/30/07 14	Address Remand researc W. Hatfield	h issues.	0.2	78.00
05/31/07 14	Memos with DC counsel on discovery order and Honeywell documents. W. Hatfield 0.3 117.00			
05/31/07 3	Researched issues pertain J. Spielberg	ning to new discove	ry on remand.	885.00
Timekeeper R. Rose A. Marchetta W. Hatfield	FEE SUMMARY - TASK <u>CODI</u> 14 14 14		EKEEPER RATE 475.00 590.00 390.00	FEE 4,085.00 3,127.00 6,474.00
J. Spielberg	TOTAL 3	<u>5.4</u> 35.9	295.00	1,593.00 15,279.00